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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/725,559	12/03/2003	Alfred Plammer	2926-115	4018
6449 75	590 02/17/2005		EXAMINER	
ROTHWELL, FIGG, ERNST & MANBECK, P.C.			RAO, G NAGESH	
1425 K STREE SUITE 800	1, N.W.		ART UNIT PAPER NUMBER	
WASHINGTO	WASHINGTON, DC 20005		1722	
			DATE MAILED: 02/17/2005	5

Please find below and/or attached an Office communication concerning this application or proceeding.

			( )
	Application No.	Applicant(s)	
	10/725,559	PLAMMER, ALFRI	ΞD
Office Action Summary	Examiner	Art Unit	
	G. Nagesh Rao	1722	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	vith the correspondence ad	dress
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by stany reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of th riod will apply and will expire SIX (6) MC atute, cause the application to become A	a reply be timely filed irty (30) days will be considered timely DNTHS from the mailing date of this co ABANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 2a) This action is FINAL. 2b) ⊠ 1 3) Since this application is in condition for allo closed in accordance with the practice under	This action is non-final.  wance except for formal ma		merits is
Disposition of Claims			
4) ☐ Claim(s) 8-15 and 19-32 is/are pending in t 4a) Of the above claim(s) is/are withe 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 8-15 and 19-32 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and Application Papers 9) ☐ The specification is objected to by the Example 2.	drawn from consideration.  nd/or election requirement.	·	
10) The drawing(s) filed on is/are: a)		by the Examiner.	
Applicant may not request that any objection to	the drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the cor	·	*	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International But * See the attached detailed Office action for a	nents have been received.  nents have been received in priority documents have been reau (PCT Rule 17.2(a)).	Application No In received in this National	Stage
Attachment(s)  1) ☑ Notice of References Cited (PTO-892)	4) 🗌 Interview	v Summary (PTO-413)	
2) Notice of Neterletices Cited (F10-092)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date	) Paper No	o(s)/Mail Date f Informal Patent Application (PTC	)-152)

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## Information Disclosure Statement

The information disclosure statement filed 6/18/01 fails to comply with the provisions of 37 CFR 1.97, 1.98 and MPEP § 609 because English translations were not provided for DE 19647232 and EP 0960710. It has been placed in the application file, but the information referred to therein has not been considered as to the merits. Applicant is advised that the date of any re-submission of any item of information contained in this information disclosure statement or the submission of any missing element(s) will be the date of submission for purposes of determining compliance with the requirements based on the time of filing the statement, including all certification requirements for statements under 37 CFR 1.97(e). See MPEP § 609 ¶ C(1).

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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1. Claims 8-10, 12-14, and 32 rejected under 35 U.S.C. 102(b) as being anticipated by Murasaki (EP 0580073 A2).

Murasaki 073 teaches a method and apparatus for manufacturing a material-backed engaging member for surface fastener. As shown in figures 1 and 2 there is an extruding nozzle that reads on as a type of extruder (1), a die wheel (2) coupled with a multiplicity of molding cavities (5), rear and front pressure rollers (8a and 8b) that communicate with said die and mold cavities to form an undercut attachment on the molding strip.

The die wheel coupled with the mold cavitites is able to produce an undercut attachment having a shape similar to that of a cone, whereby the molding strip is combined by a planar surfaced backing material (30) as processed through the rollers.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 2. Claims 11 and 15 rejected under 35 U.S.C. 103(a) as being unpatentable over Murasaki (EP 0580073 A2) in view of Reil (US 4,196,035).

Murasaki 073 lacks the specific teaching of using a piston/cylinder arrangement in the rolls where the strips are processed through the apparatus and the ability to form web profiles along the plastic strip.

Reil 035 teaches an apparatus for applying strips to coated web material. The apparatus is comprised of multiple pressure rollers that are used for the conveying of plastic strips and arranging of web profiles over the plastic (Column 3 Lines 57-65) through the apparatus. The pressure rollers are controlled by a regulating device, where among the elements comprised includes a pneumatic device (Figure 1 Elements 40 and 49) for aiding in driving pressure roller (Figure 1 Element 47 Also see Column 9 Lines 8-15).

It would be obvious to one skilled in the art to incorporate the pneumatic control device of Reil 035 into Murasaki 073 for the ability to control the feed rate and pressure applied onto the plastic strip as it is processed through the system.

3. Claims 19-31 rejected under 35 U.S.C. 103(a) as being unpatentable over Murasaki (EP 0580073 A2) in view of Fuda (JP 2000-225650 A).

The Fuda reference has a corresponding US Patent No. 6,540,497 B1, which is being used as an English equivalence of the claimed invention.

From aforementioned section 1, Murasaki 073 teaches a method and apparatus for manufacturing a material-backed engaging member for surface fastener.

Murasaki 073 however lacks the specific teachings of the apparatus further comprising of a heating plate corresponding with the mold and a cooling device roller.

Fuda 497 teaches a secondary molding apparatus for protrusions of synthetic resin erected on a surface of a flat base material. The Fuda 497 apparatus is similar to that of the Murasaki 073 apparatus, but however only has the means to produce a molding strip with protrusion attachments of the sort and lacks the secondary demolding strip that would be processed onto the other side of the molding strip.

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Fuda 497 does teach the incorporation of an internal heating unit (Figure 3 Element 21 and Column 6 lines 1-6 and 38-44) which has heating temperature and speed control. Although the heating means preferred in Fuda 497 is an ultrasonic tool horn, the use of a heating plate is disclosed (Column 6 lines 38-44) Also included in Fuda 497's apparatus is a water-cooling bath (Column 4 Lines 34-40 and 52-55).

It would be obvious to one skilled in the art to modify the Murasaki 073 apparatus with the heating and cooling means of Fuda 497 for the ability to "quick heat" localized areas of the molded strip material followed by the cooling means to quench the heated material once done being processed. Although Fuda 497 does not teach the cooling means as being a cooling roller, it is obvious to one skilled in the art to want to incorporate a cooling means the rollers of Murasaki 073 as a way of continuously cooling the processed molding strips to maintain the structural integrity of the strip.

Furthermore the apparatuses as taught in the aforementioned are capable of handling thermoplastic materials, and the claims directed towards the use of those materials within the apparatus is merely a recitation of intended use.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to G. Nagesh Rao whose telephone number is (571) 272-2946. The examiner can normally be reached on 9AM-5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Benjamin Utech can be reached on (571) 272-1137. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**GNR** 

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